IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF VIRGINIA ALEXANDRIA DIVISION

AMAZON.COM, INC. and AMAZON DATA SERVICES, INC.,

Plaintiffs.

v.

WDC HOLDINGS LLC dba NORTHSTAR COMMERCIAL PARTNERS; BRIAN WATSON; STERLING NCP FF, LLC; MANASSAS NCP FF, LLC; NSIPI ADMINISTRATIVE MANAGER; NOVA WPC LLC; WHITE PEAKS CAPITAL LLC; VILLANOVA TRUST; CARLETON NELSON; CASEY KIRSCHNER; ALLCORE DEVELOPMENT LLC; FINBRIT HOLDINGS LLC; CHESHIRE VENTURES LLC; 2010 IRREVOCABLE TRUST; SIGMA REGENERATIVE SOLUTIONS LLC; CTBSRM, INC.; RODNEY ATHERTON; DEMETRIUS VON LACEY; RENRETS LLC,

Defendants.

800 HOYT LLC,

Intervening Interpleader Plaintiff, Intervening Interpleader Counter-Defendant,

v.

BRIAN WATSON; WDC HOLDINGS, LLC; BW HOLDINGS; LLC,

Interpleader Defendants,

and

AMAZON.COM, INC., and AMAZON DATA SERVICES, INC.,

Interpleader Defendants, Interpleader Counter-Plaintiffs. CASE NO. 1:20-CV-484-RDA-TCB

PLAINTIFFS' RESPONSE TO NELSON DEFENDANTS' MAY 5, 2022 MOTION TO FILE DOCUMENTS UNDER SEAL

Pursuant to Local Civil Rule 5(C)(2), (3), and (4), Plaintiffs Amazon.com, Inc. and Amazon Data Services, Inc. respectfully submit this response to Defendants Carleton Nelson and Cheshire Venture's ("Nelson Defendants") Motion to File Documents Under Seal ("Motion to Seal"). Dkt. 753. Amazon does not object to the Nelson Defendants' Motion to Seal and in particular, Amazon supports sealing: (i) the unredacted version of the Nelson Defendants' Reply in Support of Their Motion to Compel Discovery Relating to Damages ("Reply"), Dkt. 748; and (ii) Exhibits N and O to the Declaration of Adam R. Smart in Support of the Motion to Compel, Dkt. 751-1-751-2. Plaintiffs have designated Exhibits N and O "Confidential" under the Protective Order. Dkt. 55. In particular, the filings contain or refer to material that is not publicly available and contains or reflects sensitive confidential, business, financial, and proprietary information. See id. at 7–8. The Nelson Defendants' redactions are generally modest, and the redacted filing is on the public docket. Plaintiffs therefore respectfully request that the Court grant the Motion to Seal. See, e.g., Mars, Inc. v. J.M. Smucker Co., No. 1:16-CV-01451-CMH-MSN, 2017 WL 11499735 (E.D. Va. Aug. 9, 2017) (granting motion to seal where "the information sought to be filed under seal may contain data and information that [were] designated as 'Confidential,' . . . under the Amended Protective Order governing th[e] case"); Malon v. Franklin Fin. Corp., No. 3:14CV671, 2014 WL 12768782, at *3 (E.D. Va. Dec. 4, 2014) (granting motion to seal where documents were marked "confidential" pursuant to a protective order). Pursuant to Local Civil Rule 5(C), Plaintiffs also respectfully submit a proposed order concurrently with this response.

Dated: May 12, 2022

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/s/ Michael R. Dziuban

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Counsel for Plaintiffs Amazon.com, Inc. and Amazon Data Services, Inc.

CERTIFICATE OF SERVICE

I hereby certify that on May 12, 2022, I electronically filed the foregoing with the Clerk of Court using the CM/ECF system. I will then send the document and a notification of such filing (NEF) to the following parties via U.S. mail to their last-known address and by email, where noted:

CTBSRM, Inc. 6870 W 52nd Ave., Ste. 203 Arvada, CO 80002

Rodney Atherton 12863 West 87th Ave. Arvada, CO 80005

Demetrius Von Lacey 2845 Des Moines Dr., Fort Collins, CO 80525 Casey Kirschner 635 N. Alvarado Lane Plymouth, MN 55447 By email: casey.kirschner@gmail.com

2010 Irrevocable Trust 6870 W 52nd Ave., Ste. 203 Arvada, CO 80002

Sigma Regenerative Solutions, LLC 6870 W 52nd Ave., Ste. 203 Arvada, CO 80002

Renrets LLC PO Box 8156 Columbus, OH 43201

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